

### EXHIBIT

A

SAFPF offenders are under unique guidelines related to early release and/or parole, and should check with unit administrators for assistance in understanding which, if any, apply to their individual situation.

#### E. Time Credit Dispute Resolution Process

The TDCJ has established a dispute resolution process for offenders who allege their time credits are in error. Complaints regarding time credits cannot be resolved through the Offender Grievance Process.

#### Institutional Offenders

Offenders must contact the Classification and Records Office (CRO) by submitting an Offender Time Credit Dispute Resolution Form (CL-147) to the CRO

#### State Jail Offenders

Offenders must submit the CL-147 form to the Unit Intake Coordinator for resolution.

Upon receipt of correspondence, the CRO or Intake Coordinator will investigate the allegations. If a correction to time is made, the offender will be provided a new time slip or a commitment data form after the correction. If the CRO finds no error in the time-served credits, the offender will be provided a written statement from the Custodian of Offender Records, certifying the credits to be correct based upon documents received by TDCJ.

Offenders may not file a time-credit error in an application of a Writ of Habeas Corpus until:

- A final certification decision from the CRO has been received by the offender; or,
- More than 180 days has passed since offender filed the complaint with the Custodian of Offender Records, and no response has been received.
- Offerders who are within 180 days of their presumptive parole date. date of release to mandatory supervision, or date of discharge may use either this internal time credit dispute resolution procedure, or submit their application directly to the court, if the Writ of Habeas Corpus is not otherwise barred.

#### F. Individualized Treatment Plan

The Individualized Treatment Plan (ITP) is a plan of treatment for an individual offender. The plan outlines programmatic activities and services for an offender and prioritizes his participation in recommended programs based on the offender's needs, program availability and applicable parole or discharge date. An offender's needs for programs are ranked and prioritized to assess the immediacy for placement. Treatment department professionals develop the ITP, interview the offender, assess all available information and record their judgments concerning specific programming needs. Treatment department professionals will be responsible for tracking and reviewing all offender's newly assigned to TDCJ for ITP reviews within two weeks of the offender's arrival on the unit. Any conflicts or problems that may arise from ITP recommendations concerning program or job scheduling will be referred to the UCC for resolution.

PDKAROUSAMPLOS / V-01306-B Document 2 Filed 07/06/10 Page 2 of 18 Page D 28

BOARD OF PARDONS AND PAROLES PAGE

NOTICE OF PAROLE PANEL DECISIONORIGINAL

NAME: KOTHMANN, JOHN KEVIN

SID NUMBER: 03023192

CURRENT LOCATION: DALLAS COUNTY JAIL

TDCJ-ID NUMBER: 01590449

3-10CV1306-B

SUBJECT: Decision Not to Grant Mandatory Supervision - DMS

After a review of your case, the Board of Pardons and Paroles decision is not to grant you Mandatory Release and has marked your case as a Denied Mandatory Supervision. Your next review date has been set Port 01.2011.

You have been denied Mandatory Supervision Release for the reason(s) listed below:

One or more components indicated in each paragraph listed below may apply, but only one is required.

- 9D1. THE RECORD INDICATES THAT THE INMATE'S ACCRUED GOOD CONDUCT TIME IS NOT AN ACCURATE REFLECTION OF THE INMATE'S POTENTIAL FOR REHABILITATION.
- 9D2. THE RECORD INDICATES THAT THE INMATE'S RELEASE WOULD ENDANGER THE PUBLIC.
- THE RECORD INDICATES THAT THE INMATE HAS REPEATEDLY COMMITTED CRIMINAL EPISODES OR HAS A PATTERN OF SIMILAR OFFENSES THAT INDICATES A PREDISPOSITION TO COMMIT CRIMINAL ACTS WHEN RELEASED; OR THE RECORD INDICATES THAT THE INMATE IS A LEADER OR ACTIVE PARTICIPANT IN GANG OR ORGANIZED CRIMINAL ACTIVITY; OR THE RECORD INDICATES A JUVENILE OR AN ADULT ARREST OR INVESTIGATION FOR FELONY AND MISDEMEANOR OFFENSES.
- 2D. THE RECORD INDICATES THAT THE INMATE COMMITTED ONE OR MORE VIOLENT CRIMINAL ACTS INDICATING A CONSCIOUS DISREGARD FOR THE LIVES, SAFETY, OR PROPERTY OF OTHERS; OR THE INSTANT OFFENSE OR PATTERN OF CRIMINAL ACTIVITY HAS ELEMENTS OF BRUTALITY, VIOLENCE, OR CONSCIOUS SELECTION OF VICTIM'S VULNERABILITY SUCH THAT THE INMATE POSES AN UNDUE THREAT TO THE PUBLIC; OR THE RECORD INDICATES USE OF A WEAPON.
- 3B. THE RECORD INDICATES EXCESSIVE DRUG OR ALCOHOL INVOLVEMENT WHICH INCLUDES POSSESSION, USE OR DELIVERY IN THE INSTANT OFFENSE OR CRIMINAL HISTORY.

The Institutional Division will monitor your treatment plan progress and will report your progress to the Board of Pardons and Paroles.

Should you have any questions regarding this notice you are to contact your unit Institutional Parole Office.

This Notice of the Parole Panel Action is your written detailed statement as required by Texas Government Code Section 508.144(b). DMS

CC: INMATE - TDCJ-ID

M.B. THALER - CLASSIFICATION AND RECORDS





RECEIVED AND FILED FOR RECORD

#### CASE No. CR08-0869 COUNT: N/A TRN: 9139047008

IN THE DISTRICT COURTS! JOHNSON, GISTRICT CLE THE STATE OF TEXAS 99999999 OF PARKER COUNTY, TEXAS JOHN KEVIN KOTHMANN 415TH JUDICIAL DISTRICT

STATE ID No.: TX030	23192	\$ §			
	JUDGMENT OF	CONVICTION BY CO	URT-WAIVER OF	JURY TRIAL	
Judge Presiding:	Hon. Graham Quisenberr	y	Date Judgment Entered:	August 4, 2009	
Attorney for State:	Kathleen Catania / Robert Morton / Abigail Placke / J		Attorney for Defendant:	Matt Hall	
Offense for which De					
Retaliation					
Charging Instrument: Indictment		Statu PC 3	ite for Offense: 6.06		
Date of Offense: September 26, 2008					
Degree of Offense:		Plea	to Offense:	Findings on D	eadly Weapon:
Third Degree Felony		Guilty	/	N/A	
Terms of Plea Bargai 3 years Institutional [	Division, TDCJ, with credit	as reflected on Ju	dgment		
Plea to 1 <sup>st</sup> Enhancem Paragraph:	N/A	Paragrap		Habitual N/A	
Findings on 1 <sup>st</sup> Enhar Paragraph:	ncement N/A	Findings Enhancer	on 2 <sup>nd</sup> ment/Habitual Pa	ragraph:	, we
Date Sentence Imposed:	August 4, 2009	Date Sen Commen		August 4, 2009	_
Punishment and Plac of Confinement:	e 3 years in the Institution	onal Division, TDC	J		
	THIS SEN	TENCE SHALL RU	JN CONCURREN	ITLY.	
Fine:	Court Costs:	Restitution:	Restitution Par	yable to:	
\$N/A	\$335.00	\$N/A	N/A		
	int is to serve sentence in TDCJ,	enter incarceration per	riods in chronological	order.	

From: 9/26/08 - 8/4/09 Time

Credited: From:

From:

Sex Offender Registration Requirements do not apply to the Defendant. Tex. Code Crim. Proc. chapter 62 The age of the victim at the time of the offense was N/A.

All pertinent information, names and assessments indicated above are incorporated into the language of the judgment below by reference.

This cause was called for trial in Parker County, Texas.

The State appeared by her District Attorney.

Defendant appeared in person with Counsel.

p. 2

Both parties announced ready for trial. Defendant waived the right of trial by jury and entered the plea indicated above. The Court then admonished Defendant as required by law. It appeared to the Court that Defendant was mentally competent to stand trial, made the plea freely and voluntarily, and was aware of the consequences of this plea. The Court received the plea and entered it of record. Having heard the evidence submitted, the Court found Defendant guilty of the offense indicated above. In the presence of Defendant, the Court pronounced sentence against Defendant.

The Court FINDS that the Defendant and Counsel have received a copy of the Trial Court's Certification of Defendant's Right of Appeal.

The Court FINDS Defendant committed the above offense and ORDERS, ADJUDGES AND DECREES that Defendant is GUILTY of the above offense. The Court finds the Presentence Investigation, if so ordered, was done according to the applicable provisions of Tex. Code Crim. Proc. art. 42.12 § 9.

The Court ORDERS Defendant punished as indicated above. The Court ORDERS Defendant to pay all fines, court costs, and restitution as indicated above.

Confinement in State Jail or Institutional Division. The Court ORDERS the authorized agent of the State of Texas or the Sheriff of this County to take, safely convey, and deliver Defendant to the Director, Institutional Division, TDCJ. The Court ORDERS Defendant to be confined for the period and in the manner indicated above. The Court ORDERS Defendant remanded to the custody of the Sheriff of this county until the Sheriff can obey the directions of this sentence. The Court ORDERS that upon release from confinement, Defendant proceed immediately to the Parker County District Clerk, 117 Ft. Worth Highway, Weatherford, Texas 76086. Once there, the Court ORDERS Defendant to pay, or make arrangements to pay, any remaining unpaid fines, court costs, and restitution as ordered by the Court above.

**Execution / Suspension of Sentence.** The Court Orders Defendant's sentence executed. Court Orders that Defendant is given credit noted above on this sentence for the time spent incarcerated.

Furthermore, the following special findings or orders apply:

Signed and entered this

SUDGE PRESIDING

415th Judicial District Court

Parker County, Texas

Case 3:10-cv-01306-B Document 2 Filed 07/06/10 Page 5 of 18 PageID 31 Charles (325-396-2949) SEFF 5309 Strickland Ave JEFF 5309 Strakiand Ave the Colony VX. 75056 9238 Fm 1674 Fort McKavett TX. 76841 Des municiple Coorts Fathers for equal rights 2014 main. STI Rm 100 701 Commerce #302 75201 Keel. 2580967 DLS 75207 (214-953-2233) 290% W.M BROWSTER 704 E. Weatherford ST. FRUIT TX. 75062

214-493-3333

FT. WORTH 76102 (817870-4880)

I certify that the fingerprints here set out were taken this day from the thumbs and index fingers of the defendant in this cause.

MRS. ELVERA M. JOHNSON

District Clerk

Parker County, Texas

Ву:\_\_

Deputy District Clerk

Date:

Bailiff of the

Judicial District Court,

Parker County, Texas

Bailiff's Name

d = 1

LEFT THUMB

LEFT INDEX FINGER

RIGHT INDEX FINGER

RIGHTTHIMB

Case 3:10-cv-013064841000	meb 2 Filed 07/06/10 No Page 7 of 18	PageID 33
STATE OF TEXAS	THE THE O' BOOKING No. FAGOS ( FOI TO	rageid 33
COUNTY OF PARKER Before me, the undersigned	ed magistrate of the State of Texas on this day personally	14
appeared Kothnun John Keuin	in the custody of LARRY FOWLER a peace	
officer, and said person was given the following warning	by me:	
77 A	Charges / Offenses Part "B"	
Magistrates Warning Part "A"	Arresting Agency Must Complete	
You are charged with the offenses of: (See Part	Aresting Agency Was complete	
"B")An affidavit charging you with this offense * (has) (has not) been filed in this Court.	1. P/V Arresting Agency Must Complete 1. P/V + 5 + V F N  Court of Jurisdiction F07584035	
You have the right to an interpreter if you do not	Wrnt#OC Dailas Co.	
speak and understand the English language or	Bond (Magistrate Only)	
are deaf.	2. 5000.00%	
You have the right to hire an attorney and have	Court of Jurisdiction	
him present prior to and during any interview	Wrnt#	
and questioning by peace officers or attorneys	Bond (Magistrate Only)	
representing the State.	3	
DOES NOT APPLY TO CLASS C	Court of Jurisdiction	
MISDEMEANOR OFFENSE(S)If you are to	Wrnt#	
poor to afford an attorney, you have the right to	Bond (Magistrate Only)	
request the appointment of an attorney to be	4 Court of Jurisdiction	
present prior to and during any such interview		
and questioning. You may have reasonable time	Wrnt#Bond (Magistrate Only)	
and opportunity to consult your attorney if you	5	
desire.	Court of Jurisdiction	
DOES NOT APPLY TO CLASS C MISDEMEANOR OFFENSE(S) You may	Wrnt#	
apply for court appointed counsel and assistance	Bond (Magistrate Only)	
is available in completing the necessary forms	6	
requesting appointment of counsel.	Court of Jurisdiction	
You have the right to stop any interview or	Wrnt#	I
questioning at any time.	Bond (Magistrate Only)	
You have the right to remain silent.	7	I *
You are not required to make a statement, and	Court of Jurisdiction	l
any statement you make can and may be used	Wrnt#	
against you in a court of law.	Bond (Magistrate Only)	
You have the right to an examining trial.	8 Court of Jurisdiction	
Examining Trial APPLIES ONLY TO		
FELONY OFFENSE(S)	Wrnt#Bond (Magistrate Only)	
Parker County Court Appointed Attorney	9.	
does not apply to Class C Misdemeanor	Court of Jurisdiction	
offenses and appointments for those charges	Wrnt#	
in other non-Parker County jurisdictions.  I do not desire an appointed attorney at this	Bond (Magistrate Only)	
time.	6-73 0	
I desire an appointed attorney at this	TOTAL BOND SET: \$ 5000 ~	
time.	Jail Personnel Must Complete	·
Probable Cause Determination	Jan Personner Musi Complete	
Sufficient facts have been presented to me under oath	1 1 1 1 1 1	·
by affidavit, sworn testimony, or otherwise to show	X John Kothua	
that probable cause exist for the continued detention of	Person Warned	
the prisoner designated below as to the following	1 Crson Warned	
charges (SEE PART B).	1 220	Ì
TO THE SHERIFF OF PARKER COUNTY, GREETINGS: You are directed to receive and place	Witness	
in the jail of your County, the above named defendant	Address or Location 129 Hoghe 5t	
warned by me. The said defendant is committed to jail		
by my order, sitting as an Examining Court, to answer	10000 1x 16086	
the State of Texas before the appropriate Court of	The state of the same of the s	<b>†</b>
Parker County, Texas, at its next term, to be held on	Warned and bail granted this 14 day of 20 09 at 11/15	1
and for said Parker County, at the Courthouse thereof,		
in Weatherford, on the First Monday or when notified	a.m/p.m. by witness of my official signature.	
in INSTANTER A.D. 20 for the offenses of a	Crante	
felony/misdemeanor (SEE PART B) and you will safely keep the said Defendant to await the order of said	Ustice of The Peace #	
appropriate Court of jurisdiction. Bail has been grant-	☐ County Judge	,
ed the said defendant (SEE PART B)	☐ Municipal Judge of	,
		1

# TEXAS DEPARTMENT OF CRIMINAL JUSTICE — INSTITUTIONAL DIVISION INMATE REQUEST TO OFFICIAL

EXHIBIT "E"

REASON FOR REQUEST: (Please check one) PLEASE ABIDE BY THE FOLLOWING CHANNELS OF COMMUNICATION. THIS WILL SAVE TIME, GET YOUR REQUEST TO THE PROPER PERSON, AND GET AN ANSWER TO YOU MORE QUICKLY. Visiting List (Asst. Director of Classification, Adv 1. Unit Assignment, Transfer (Chairman of Classification tion Building) Administration Building) 6. Parole requirements and related information (Unit Parole 2. Restoration of Lost overtime (Unit Warden-if approved, it will be forwarded to the State Disciplinary Committee) Counselor) 7. Inmate Prison Record (Request for copy of record, infor-3. Request for Promotion in class or to Trusty Class (Unit mation on parole eligibility, discharge date, detainers-Unit Warden-if approved, will be forwarded to the Director of Classification) Administration) Personal Interview with a representative of an outside agen-4. Clemency-Pardon, parole, early out-mandatory supervision cy (Treatment Division, Administration Building) (Board of Pardons and Paroles, 8610 Shoal Creek Blvd. Austin, Texas 78711)

SUBJECT: State briefly the problem on which you desire assis	tancé. Je stance do revolui	
	1 1	And the transfer of
Do I have am	y detaine	15 Showing
if so from who	m	
<u> </u>		
		Sa.
	<u> </u>	
Name: DHN KEVIN TOTHMANN Living Quarters: C5-35	No:1590449 Work Assignment:Coo	Unit: (Tykney k Des
DISPOSITION: (Inmate will not write in this space)	fn. showing	at flis frue
L60 (Rev. 11-90)		grafical by African Control of

### State Counsel for Offenders

A Division of Texas Department of Criminal Justice

P.O. Box 4005 Huntsville, TX 77342-4005 (936) 437-5203



November 16, 2009

Craig Watkins, District Attorney Frank Crowley Courts Bldg. 133 N. Industrial Blvd. Dallas, TX 75207-4399

RE:

1.

John Kevin Kothmann, TDCJ-ID #1590449, Cause Number: EHA5328; DOB: 03-27-1961

Dear Mr. Watkins:

John Kevin Kothmann, an offender within the Texas Department of Criminal Justice – Correctional Institutions Division, has requested our office contact you concerning the possibility of revoking his probation pursuant to the Texas Code of Criminal Procedure art. 42.12 § 21(b). This article allows the offender's community supervision to be revoked without having to return the offender to the county to do so. Please be advised that this program can only be utilized for straight probations, since if an inmate is on deferred adjudication, his guilt must be adjudicated before his probation can be revoked. As such, he must be bench warranted back to the county which has jurisdiction over the matter.

Mr. Kothmann is currently serving sentence(s) for the following offense(s):

Cause No. Offense County/Court No. Sentence Length

CR08-0869 Retaliation Parker/415<sup>th</sup> District 3 years

His holding case is a 3-year sentence. As of today's date, his maximum discharge date is 09-26-2011. His mandatory release date is 02-13-2010.

If you are interested in having the inmate's probation revoked in the above-referenced case, please acknowledge by sending to this office a motion to revoke probation and a plea offer which should include the following: (1) recommended sentence, (2) whether sentence is to run concurrent with or consecutive to his current sentence(s), (3) court costs, fine, and/or restitution, and (4) all time credit to be given to the offender for confinement prior to the sentence date.

Please do not hesitate to contact this office in the event you have any questions concerning this matter.

Sincerely,

Sharon Primeau Staff Attorney, General Legal Section Telephone: (936) 437-5250 Fax: (936) 437-5295

SPR/gme

John K. Kothmann, TDCJ-ID #1590449

UNIT COPY T.D.C.J.-INSTITUTIONAL DIVISION 03/04/2010-108
IC368 9520-cv-01306-B Document 2E Filence 97/06/10 Page 11 of 18 Page ID 37

KOTHMANN, JOHN KEVIN

TDC:01590449 SID:03023192 UNIT: ND HOUSING/BED: C2 051

051

\*PRJ-REL-DATE: 11 20 2011 MAX-EXP-DATE: 11 20 2011 \*INMATE STATUS: S3 W MAX TERM: 2 00 00

FLAT TIME CREDITED: 0 03 12 CALC BEGIN DATE: 11 20 2009 GOOD TIME CREDITED: 0 02 38 TDC RECEIVE DATE: 09 03 2009 BONUS TIME CREDITED: 0 00 00 GOOD TIME LOST: 0 WORK TIME CREDITED: 0 01 21 WORK TIME LOST: 0 \*TOTAL TIME CREDITED: 0 07 11

\*STATUS EFFECT DATE: 03 02 2010 JAIL GOOD TIME RECEIVED: YES

DEC: RHA9402 QCC: CBE7355

STAT CHG: \$3/03 02 10

\*TIME CALCULATIONS DO NOT INCLUDE ABSENCES FOR CURRENT MONTH PAROLE DATA: SUBMITTED FOR BOARD REVIEW CHANGE TO: STATUS/

REPORT: ITS40950 T.D.C.J. - INSTITUTIONAL DIVISION 03/04/2010 #2 Case 3:10-cv-01306-BINDARTEIMERALKIPHE dSD7/\$06/110 Page 12 of 18 Page ID 38 COMMITMENT DATA FORM SID NO...: 03023192 TDC NO: 01590449 PIA NO: 000000 NAME....: KOTHMANN, JOHN KEVIN DOB: 03/27/1961 RACE: W SEX: M RECEIVED..: 09/03/2009 UNIT..: ND JOE F GURNEY SENT BEGN.: 11/20/2009 **S**3 NET SENT.:: 0002Y 00M 00D LEGISLATURE: 80TH OUT OF CUST.: MIN EXP DT: 11/20/2011 MS CALC CD.: Y BONUS TIME..: MAX EXP DT: 11/20/2011 PAR CALC CD: FLAT & GOOD TDC CALC PAR: 02/13/2010 OFFENSE MAX. TERM YMD OFF DATE SENT DATE CC P COURT/COUNTY DESCRIPTION /SENT BEG CU L CAUSE /MAX EXP /PAROLE /MIN EXP /OUT OF CUST. RETALIATION 0003Y 00M 00D 09/26/2008 08/04/2009 CC G 415 PARKER 09/26/2008 JAIL GT:Y CR08-0869 CNT:00 09/26/2011 09/26/2011 01/31/2009 MSCLC: PRLCL:N DEC: ESC3324 QCC: EHA5328

CONV FV 11/20/2009 JAIL GT:Y F-0758403-S CNT:

11/20/2011 11/20/2011 02/13/2010 MSCLC: PRLCL:N

DEC: RHA9402 QCC: CBE7355

0002Y 00M 00D 10/25/2007 02/08/2010 CC G 282 DALLAS

JAIL GOOD TIME CREDITED FROM SENTENCE BEGIN DATE 70/72/73/80/81ST LEGIS: MANDATORY SUPV PROSPECT NOT ELIGIBLE FOR SB1167 PER TDCJ BOARD POLICY DISCRETIONARY MANDATORY SUPERVISION (HB1433) CANDIDATE

\*\*ASLT BI W/PRIOR

REMARKS...: 03-01-2010 REC'D NEW COMM FROM DALLAS CO., CAUSE #F-0758403-S, A 2YR CONV TO RUN CONC. SBD AND MAX DT CHANGE FROM SBD 09-26-08 TO SBD 11-20-09 MAX DT 09-26-11 TO MAX DT 11-20-11. KEYED W/O CARD. RH

REMARKS...: ON 03/02/2010 PROMOTED AUTOMATICALLY TO S3

T Case 3:10-cv-01396, Bs Pocument 2 Filed 07/06/19 Page 13 of 18 Page D 39 H " RECORDS OFFICE - DATE 02/26/10 UNIT JOE F GURNEY TDCJID: 01590449 NAME: KOTHMANN.JOHN KEVIN SENT. BEGIN DATE 09/24/2008 TDC RECEIVE DATE 09/03/2009 INMATE STATUS LINE CLASS I . U LAST PCR REQUEST 01/21/10 MAND. SUPV PAROLE SENT, OF RECORD 00003 YRS 00 MOS 00 DAYS FLAT TIME SERVED QQQQ1 YRS Q5 MOS QQ DAYS Q4Z X 047 % 031 % 031 % GOOD TIME EARNED QQQQQ YRS 11 MOS 10 DAYS 023 % 023 % WORK TIME EARNED 00000 YRS 08 MOS 15 DAYS MAND SUPV TIME CREDITS 00003 YRS QO MOS 25 DAYS 101 × 101 % 00003 TRS 00 MOS 25 DAYS PAROLE TIME CREDITS MINIMUM EXPIRATION DIE: 09/26/2011 MAXIMUM EXPIRATION INE: 09/26/2011 JAIL GOOD TIME RECD YES NUMBER OF DETAINERS QQ -WORK TIME LOST QOOOD DAYS GOOD TIME LOST QQQQQ DAYS TDC CALC DATE 00/00/0000 PAROLE STATUS \_ BPP DATE \_ \*MANDATORY SUPERVISION PROSPECT REQUEST CONDUCT RECORD: 9/26/68 9/26/09 11 20 7084 11/20/09 71/2000 31 FEB 23 4 56 78
Destinguished

## EXHIBIT "I"

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T. D. C. J. -INSTITUTIONAL DIVISION RECORDS OFFICE DATE .03/30/10 TIME 12:03:06 ID: 01590449 NAME: KOTHMANN, JOHN KEVIN UNIT JOE F GURNEY . BEGIN DATE 11/20/2009 TDC RECEIVE DATE 09/03/2009 TE STATUS STATE APPROVED TRUSTY CLASS III W LAST PCR REQUEST 03/04/10

SENT. OF RECORD 000002 YRS 00 MOS 00 DAYS MAND SUPV PAROLE FLAT TIME SERVED 00000 YRS 04 MOS 08 DAYS 017 % 017 % GOOD TIME EARNED 00000 YRS 03 MNS 03 DAYS Ø13 % 013 % WORK TIME EARNED 00000 YRS 02 MOS 04 DAYS 008 % 008 % MAND SUPV TIME CREDITS 00000 YRS 09 MOS 15 DAYS 038 % PAROLE TIME CREDITS 00000 YRS 09 MDS 15 DAYS 038 % MINIMUM EXPIRATION DTE: 11/20/2011

MAXIMUM EXPIRATION DTE: 11/20/2011

GOOD TIME RECD YES TIME LOST 00000 DAYS LE STATUS BPP DATE

NUMBER OF DETAINERS 00 WORK TIME LOST 00000 DAYS

TDC CALC DATE 02/13/2010

DATORY SUPERVISION PROSPECT

UCT RECORD:

Case 3:10-cv-01306-B Document 2 Filed 07/06/10 Fage 15 of 18 PageID 4

OFFENSE: RETALIATION

## CAUSE NO. PRE-INDICTMENT

THE STATE OF TEXAS	§	IN THE 415	TH DISTRICT COL	ואנ
<b>VS.</b>	<i>\$</i>	OF		
JOHN KEVIN KOTHMANN	§ §	PARKER C	OUNTY, TEXAS	
		e.		-
ORDER DETERMINING	APPOIN	TMENT OF COU	NSEL	
Today the defendant's motion requesting the defendant completed a sworn que under oath concerning the defendant's financia	estionnaire	e:	as examined by it	ourt; the ne judge
INDIGENCY WITH REIMBURS The Court finds the defendant is entitled to defendant is indigent; it is in the presently has financial resources and/or an attracted expenses to be provided by this Order. counsel in this matter. It is further ordered the legal services and related expenses as may be	o the ape interest bility to parties the state of the sta	of justice. The Co y all or part of the efore ordered that ant is ordered to o	ourt further finds do cost of legal servi the defendant is a	ppointed
INDIGENCY WITHOUT REIMI The Court finds the defendant is entitled to consider the interest of justice.  financial resources to pay or contribute to the therefore ordered that the defendant is appoint.  The Court appoints the lawyer named below the defendant is acquitted or the lawyer is recounsel.	ounsel be The Co ne cost o ted couns	ecause	until charges are di	has no es. It is smissed,
Lawyer: John Matt Hall		Bar Card Number:	00789336	
Address: 211 South Rusk				
Address. ZTT Oddit Nask		Phone (817) 341-	1446 Fax (817) 34	1-4447
City: Weatherford	1. N. 18	Phone ( <u>817) 341-</u> State_ <u>Texas</u>	1446 Fax (817) 34 Zip_76086	1-4447
	) employ o	State Texas	Zip <u>76086</u>	
City: Weatherford  NO FINANCIAL NEED The defendant has the financial resources to	) employ on is denie	State Texas	Zip <u>76086</u>	
NO FINANCIAL NEED The defendant has the financial resources to interest of justice is not necessary. The motion	employ on is denie	State Texas counsel and the ap	Zip_76086  opointment of coun	sel in the

MIDWEST DRYWAR 4227

4844 5. BURENEW

4844 5. BURENEW

15 11 1707 N. S. FRANCE Comm.

10 606-B DOCUMENT 2 FIRED 07/06/10 Page 16 of 18 Page 16

325-396-2949 1-258-0967 8, 7238 FM 1675 1599-53113 3

FEDERAL COURT FEE OWED  TEXAS COURT FEE/CHARGE OWED:		LOCATION DOR R. A=2 DZO UNIT: HJ.  NAME ** CITHMANN JOHN & EVIN ACCOUNT NUMBER: 015 90449			
NT SUP. OWED: OTHER HOLD AMOUNT	•00	Company of the contract of the	NG BALANCE:	430.16	
		### WITHDRAWALS ### ### ### ### ### ### ### ### #### ####	DEPOSITS	### BALANCE  4.30.16  4.30.16  4.30.16  4.30.16  4.29.72  4.29.80  3.45.16  2.61.90	
			EXH	BT "K"	

YAA-X YAR-X 3 0 2010 VAR-X SOO EAST LANGDON ROAD 14556 JOHN KEVIN KOTHWANN Hutchins State fail -DCT# 1590449 DALCAS TEMS

Document 5 Miled 01/06/10 Morthern DISTRICT & TELLASSINGT (100 Commerce CABELLEED. BLD. 1997)

12742

JAJA LEXAS

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